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6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 PATRICIA HENSON, an individual, CHAZ
HENSON, an individual,

9 Plaintiffs,

10 FOREST RIVER, INC., an Indiana
Corporation, JP RVS REPO DEPOT, LLC, a
11 California Limited Liability Company, dba
CORDELIA RV CENTER; RUSSELL
12 DAVIS, dba RUSTY'S DETAIL, a Carrier,
and DOES 1 through 10, inclusive,

13 Defendants.

14 Case No.: 3:23-cv-00367-LRH-CSD

15 **Order Granting Stipulation
Extending Deadline to Respond
to Complaint**

16 **(First Request)**

17 Defendants Forest River, Inc. and JP RVS Repo Depot, LLC (collectively Defendants),
18 through their undersigned counsel, and Plaintiffs Patricia Henson and Chaz Henson, through their
undersigned counsel, hereby stipulate and agree to extend the time for the Defendants to respond
to Plaintiffs' Complaint as follows:

- 19 1. Defendants shall respond to the Complaint no later than September 13, 2023.

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1 This is the Parties' first request for an extension of this deadline. This Stipulation is sought
2 in good faith, is not interposed for delay, and is not filed for an improper purpose.

3 MCNUTT LAW FIRM, P.C.

WOODBURN AND WEDGE

5 /s/ Dan McNutt

6 Dan McNutt, Esq. (Bar No. 7815)
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10 *Attorneys for Forest River, Inc., and JP RVS*
11 *Repo Depot, LLC.*

5 /s/ Dane Anderson

6 Dane Anderson, Esq. (Bar No. 6883)
7 6100 Neil Road, Suite 500
8 Reno, Nevada 89511
9 *Attorneys for Plaintiffs*

10 **IT IS SO ORDERED.**



11 UNITED STATES MAGISTRATE JUDGE

12 DATED: August 8, 2023.

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